

CUSTOMER NO. 23494

ATTORNEY DOCKET NO. P103-US

REMARKS

Claims 1-95 are pending in this patent application; and claims 33-95 are withdrawn from consideration due to non-elected inventions.

Of the remaining pending claims 1-32, claim 1 is in independent form and claims 2-32 are in dependent form, depending from claim 1.

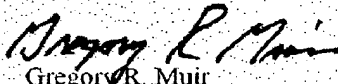
In the Office Action, claim 1 was rejected under 35 U.S.C. 103(a) as being unpatentable over Huibers (US Pat. 6,046,840) in view of Markis (US Pat. 6,724,379 B1). This rejection was traversed in the most recent Response filed January 27, 2006. However the June 27, 2003 Office Action states that the exhibits submitted with the declaration "do not make clear how the microimirror device receive four voltages wherein difference between the third voltage and the fourth voltage has an opposite polarity to that between the first voltage and the second voltage."

It is respectfully submitted that the exhibits do, in fact, show the four voltages with third and fourth having opposite polarity to the first and second. A revised declaration is submitted herewith that better explains how the exhibits do, in fact, show possession of the invention as claimed. It is hoped that the Examiner will reconsider the sufficiency of the exhibits and proceed towards allowance of the present application, in view of the (better) explanation of the exhibits as set forth in the declaration submitted herewith. Reconsideration and withdrawal of any remaining rejections are respectfully requested.

It is believed that this application is in condition for allowance. Favorable consideration and prompt allowance are respectfully requested. In the event any fees are required in connection with this paper, please charge our Deposit Account No. 20-0668.

Respectfully submitted,

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